State of Minnesota	District Court
County	Judicial District:
	Court File Number:
	Case Type:
☐ In Re the Marriage of:	
Petitioner	Notice of Motion and Motion To Stop Accrual of Child Support Interest
Respondent	
Intervenor	
N	otice
Other Party:	County Attorney's Office:
Name	Name of County Attorney
Street Address	Street Address
City, State, Zip	City, State, Zip
PLEASE TAKE NOTICE that pursuant to M the undersigned will bring a motion before the	innesota Statutes § 548.091, subd. 1a(b) or 1a(c), Honorable
	(Name of Child Support Magistrate, Judge or Referee)
on at o'clocl (Date: Month, Day, Year)	(Name of building where hearing to be held)
County Counthouse or Covernment Center less	ntad at
County Courthouse or Government Center loca	
in the city ofN	(Street address where hearing to be held) Iinnesota, (check with the court administration
(City where hearing to be held) clerk for hearing room number), and will ask remaining child support debt or arrearage as re	the court to stop the interest from accruing on the
M	lotion
child support debt or arrearage associated with	to stop interest from accruing on the remaining the my child support obligation. I request that the
2. The facts upon which I base my reques of Motion to Stop Interest Accrual".	t are set forth in the attached "Affidavit in Support

Notice of Rights to Other Party

- You must appear at the hearing. If you fail to appear at the hearing, the child support magistrate may issue an order granting the relief requested without further notice or hearing.
- You have the right to object or respond to the changes I am requesting.
- If you choose to respond, a written response must be served upon all parties and filed with the court **at least five days** prior to the hearing.
- If you choose to respond and raise new issues other than the issues in this motion, a counter motion must be served upon all parties and filed with the court **at least ten days** prior to the hearing.
- The court may, in its discretion, choose not to consider any documents you file with the court if they are not filed on time.

	they are not filed on time.	
• Yo	ou have a right to legal representation.	
	Settl	ement
This matter may be settled without a court hearing if all parties, including the county attorney, reach an agreement. To discuss a possible settlement, contact: at ()		
(Name	of person to contact to discuss settlement)	(Phone number of person to contact)
	Person to contact for settlement should be borney is representing the party in this matt	e the party bringing the action or the attorney, if er.
Ackn	owledgments by Party Making Motion:	
a.	I am not serving or filing this document cause unnecessary delay or needless incr	for any improper purpose, such as to harass or to rease in the cost of litigation.
b.		ntentions therein are warranted by existing law or nsion, modification, or reversal of existing law or
c.		ntions have evidentiary support or, if specifically ntiary support after a reasonable opportunity for
d.	•	warranted on the evidence or, if specifically so k of information or belief.
e.	• • • • • • •	anction upon the attorneys, law firms, or parties tations to the court, or are responsible for the
f.	I understand that the existing order remacomply with that order until a new order	ains in full force and effect and I must continue to is issued.
Dated	:	
		Signature
		Print Name:
		Address:
		City/State/Zip:

Telephone: (_____)
E-mail address: _____
Attorney for: